

IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

NATHAN BRINTON,

Plaintiff,

v.

CONCORA CREDIT INC.; JOHN DOES 1-  
10, INCLUSIVE,

Defendants.

Case No.: 3:23-CV-6094

**AGREED ORDER ON STIPULATION TO  
RESOLVE MOTION TO VOID  
JUDGMENT AND REMAND**

Defendant, Concora Credit Inc. (“Concora”), and Plaintiff Nathan Brinton (“Brinton”) stipulated for an order to resolve Brinton’s Motion to Void Judgment and Remand (ECF # 17) (“Motion”). Having reviewed the stipulation, the Court does hereby ORDER, AJDJUDGE, AND DECREE:

1. The stipulation is GRANTED.
2. The Motion is WITHDRAWN.
3. The Judgment entered on January 8, 2024 (ECF #15), is SET ASIDE.
4. The Order entered on January 8, 2024 (ECF #14), is SET ASIDE as to Plaintiff’s claim under Washington’s Consumer Protection Act only.

5. Plaintiff's claims for violation of Cal. Bus. & Prof. Code §17529.5 and Florida Statute §668.603 are DISMISSED WITH PREJUDICE.

Dated this 22nd day of April, 2024.



BENJAMIN H. SETTLE  
United States District Judge

Stipulated to by:

WRIGHT, FINLAY, & ZAK, LLP

/s/ Joseph T. McCormick III

Joseph T. McCormick III, WSBN 48883  
*Attorney for Concora*

and

DIGITAL JUSTICE FOUNDATION

/s/ Andrew Grimm

Andrew Grimm, WSBA # 51486  
*Attorney for Plaintiff Nathan Brinton*